DOMESTIC JUDGMENT WORKSHEET, Page 1

	Required:			
Summary Dissolution:	1. Completed worksheet pages 9, 11, & 13 (need not be typed) [FC ∋2108]	Joint Petition must be signed by both parties. If property is indicated on the worksheets, a typed, double-spaced Property Agreement is required. Judgment is entered upon submission by either party of ARequest to Enter Judgment, Judgment of Dissolution of Marriage, and Notice of Entry of Judgment ≅ unless a Notice of Revocation has earlier been filed by one of the parties.		
Bifurcation-Status Only:	1. Parenting Class	Petitioner:	Respondent:	
		-or- waiver of parenting class [FL Policies & Procedures §3:5]		
for default:	2. Petitioner=s Decl. Re: Prelim. Disclosure and			
	3. Court order waiving remaining disclosures	-or- Court order after hearing preventing testimony.		
for contested matter:	4. Decl. of Prelim. Discl.	Petitioner:	Respondent:	
		-or- Stip.& Order to defer Prelim. Disclosures.		
Default Judgment: (No appearance by Respondent) □ Dissolution □ Legal Separation □ Nullity □ With Marital Settlement Agreem □ Stipulated Judgment □ Child Support Registry				
	1. Parenting Class	Petitioner:	Respondent:	
		-or- waiver of parenting class [FL Policies & Procedures §3:5]		
	2. Preliminary Disclosures	Petitioner:	Respondent:	
		-or- Declaration and court order waiving Respondent=s Prelim. Disclosure and final disclosures for both parties -or- Court order after hearing preventing testimony [FC ∋2107(b)] -or- Petition contains no request for money, property, fees/costs. [FC 2330.5]		
	3. Final Disclosures	Petitioner:	Respondent:	

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		-or- same as above for preliminary disclosures plus a stipulated waiver of final disclosures using FC2105(c) language.		
	Required:			
Judgment: (after appearance by both parties) □ Dissolution □ Stipulated Ju			□ With Marital Settlement Agreement □ Child Support Registry	
After contested trial -or- By Stipulation -or- With MSA attached.	1. Parenting Class	Petitioner:	Respondent:	
		-or- waiver of parenting class [FL Policies & Procedures §3:5]		
	2. Preliminary Disclosures	Petitioner:	Respondent:	
		 -and- Final disclosures for both parties -or- Court order after hearing preventing testimony [FC ∋2107(b)] -or- Petition contains no request for money, property, fees/costs. [FC 2330.5] 		
	3. Final Disclosures	Petitioner:	Respondent:	
	*Final Disclosures must be served 45 days before trial [FC\(\frac{1}{2}\)105(c)] unless waiver of 45 day rule is filed.	-or- Stipulated waiver of final disclosures [FC2105(c)]. Stipulated waiver requires FC 2105(c) language.		
		Child Support Case Registry Form: This form must be completed and delivered to the court along with the court rder for support. Your Judgment will not be entered if there are support orders and this form is not submitted.		
Judgment on Reserved Issues: Includes statement re: date of Entry of Judgment				
Bifurcation of Marital Status requires only Preliminary disclosures. If only Preliminary disclosures were filed at entry of Judgment, Status Only, final disclosures are required prior to entry of Judgment on Reserved Issues. If you completed both Preliminary and Final disclosures prior to Judgment-Status Only, no further disclosure is required. If the Judgment on Reserved Issues modifies a previous support order, a new Child Support Case Registry Form must be submitted.				

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Please be advised that the parenting class, AChildren: The Challenge of Divorce≅ is required before any Judgment is entered by the court. The class is presented by the San Luis Obispo Superior Court, Family Court Services (FCS) and the cost is \$20. The fee must be paid in advance at the San Luis Obispo County Clerk=s office and the receipt for payment presented at the class. For information regarding class times and content, call FCS at 781-5423. The only exception to this rule is a declaration and court order waiving parenting class [FL Policies & Procedures §3:5]

Both parties must be in compliance with <u>Family Code</u> $\ni 2105(c)$ before a Judgment-Status Only, After Bifurcation [FC 2337] can be entered. That section requires the following:

- a. Statement of compliance with service of preliminary declarations of disclosure; and,
- b. Statement that Income and Expense Declarations were exchanged.
- a. Stipulation and Order to defer Preliminary Disclosures [FC 2337(b)]

Default Judgments, Stipulated Judgments (no appearance by Respondent [FC 2336]) or Judgments with Marital Settlement Agreements or after contested trials will not be entered unless both parties have attended the parenting class. Both parties must also serve preliminary and final declarations of disclosures on the other.

If preliminary disclosures were served but the parties agree final disclosures can be waived, a stipulated waiver can be made (either in writing or on the court record) and must include FC 2105(c) language as follows:

- 1) Both parties have complied with Section 2104 and the preliminary declarations of disclosure have been completed and exchanged.
- 2) Both parties have completed and exchanged a current Income and Expense Declaration.
- The waiver is knowingly, intelligently, and voluntarily entered into by each of the parties.
- 4) Each party understands that by signing the waiver, he or she may be affecting his or her ability to have the judgment set aside as provided by law.

The Income & Expense Declaration is Judicial Council form FL150. The form that needs to be filed with the court as proof of service of either preliminary and/or final disclosures is Judicial Council form FL141.